

HB 53606 Kenneth Hamilton



# State of Connecticut Judicial Branch


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e HHB-CV11-5015501-S MACELLAIO, BROOKLYN v. HAMILTON, KENNETH ET AL

Prefix/Suffix: [none]

Case Type: T90

File Date: 12/06/2011

Return Date: 12/27/2011

[Case Detail](#)[Notices](#)[History](#)[Scheduled Court Dates](#)[E-Services Login](#)[Screen Section Help](#)

Data Updated as of: 03/08/2012

**Case Information**

Case Type: T90 - TORTS - ALL OTHER

Court Location: NEW BRITAIN

List Type:

Trial List Claim:

Last Action Date: 02/24/2012 (Last Action Date is a data entry date, not actual date)

**Disposition Information**

Disposition Date:

Disposition:

Judge or Magistrate:

**Parties & Appearances**

Party Number	Plaintiff/Defendant		No Fee Party
01	P	BROOKLYN MACELLAIO Self-Rep: 950 HART ST APT 307 BROOKLYN, NY 11237	Appear Date: 12/06/2011
50	D	KENNETH HAMILTON Self-Rep: 67 GOOSEBERRY HILL WETHERSFIELD CT 06109	Appear Date: 12/20/2011
51	D	DIANE HAMILTON Self-Rep: 67 GOOSEBERRY HILL WETHERSFIELD CT 06109	Appear Date: 12/20/2011
52	D	JOURDAN HAMILTON Self-Rep: 87 GOOSEBERRY HILL WETHERSFIELD CT 06109	Appear Date: 12/20/2011

Viewing Documents on Civil Cases: Order Documents and Judicial Notices that are *electronic* on this case can be accessed on this website.\* Pleadings and other documents that are *electronic* can be viewed at any Judicial District courthouse and at many Geographical Area courthouses during normal business hours.\* Documents that are *not electronic* can be viewed at the Clerk's Office in the Judicial District where the case resides.\*

\* unless otherwise restricted

**Motions / Pleadings / Documents / Case Status**

Entry No	File Date	Filed By	Description	Arguable
	12/06/2011	P	SUMMONS	
	12/06/2011	P	COMPLAINT	
	12/06/2011	P	RETURN OF SERVICE	
	12/20/2011		APPEARANCE	
	12/20/2011		APPEARANCE	
	12/20/2011		APPEARANCE	

101.00	11/23/2011	P	MOTION TO WAIVE ENTRY FEE AND PAY COSTS OF SERVICE RESULT: Granted 11/29/2011 HON PATTY PITTMAN, J	No
102.00	01/27/2012	D	MOTION FOR EXTENSION OF TIME	No
103.00	01/27/2012	D	MOTION FOR EXTENSION OF TIME	No
104.00	01/27/2012	D	MOTION FOR EXTENSION OF TIME	No
105.00	02/24/2012	D	ANSWER I <sup>NEW</sup>	No
106.00	02/24/2012	D	ANSWER I <sup>NEW</sup>	No
107.00	02/24/2012	D	ANSWER I <sup>NEW</sup>	No

Individually Scheduled Court Dates as of 03/08/2012				
HHB-CV11-5015501-S - MACELLAIO, BROOKLYN v. HAMILTON, KENNETH ET AL				
#	Date	Time	Event Description	Status
No Events Scheduled				

Note: Other court activity may be separately scheduled on short calendars.

Periodic changes to terminology may be made which do not affect the status of the case.

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CV-11-5015501-S

STATE OF CONNECTICUT  
SUPERIOR COURT  
JUDICIAL DISTRICT OF NEW BRITAIN

DOCKET NO. _____	:	SUPERIOR COURT
	:	
BROOKLYN MACELLAIO	:	J.D. NEW BRITAIN
	:	
VS.	:	AT NEW BRITAIN
	:	
KENNETH HAMILTON	:	NOVEMBER 16, 2011
DIANE HAMILTON		
JOURDAN HAMILTON		

**COMPLAINT**

**COUNT ONE NEGLIGENCE (Plaintiff Brooklyn Macellaio as to Defendants  
Kenneth Hamilton, Diane Hamilton, Jourdan Hamilton)**

1. At all relevant times mentioned herein Count One, Brooklyn Macellaio was in the custody of the State of Connecticut.
2. At all relevant times mentioned herein, Brooklyn Macellaio is the father of the minor child Brooke Hamilton.
3. At all relevant times mentioned herein, Kenneth Hamilton and Diane Hamilton are the maternal grandparents of the minor child Brooke Hamilton.
4. At all relevant times mentioned herein, Jourdan Hamilton is the mother of the minor child Brooke Hamilton.
5. The Defendants Kenneth Hamilton and Diane Hamilton were Court Ordered by the Hartford Juvenile Court to bring the minor child to the institution the Plaintiff was being housed in to maintain an established relationship with the minor child.
6. The Defendants Kenneth Hamilton and Diane Hamilton refused to bring the minor child to the institution the Plaintiff was being housed.

7. The Plaintiff sent hundreds of letters to the Defendants Kenneth Hamilton, Diane Hamilton, and Jourdan Hamilton to receive an update on the minor child's progression in life and pictures of the progression in her life.
8. The Defendants Kenneth Hamilton and Diane Hamilton refused to send pictures or update the Plaintiff on his minor child's progression.
9. As a result of Defendants Kenneth Hamilton, Diane Hamilton, and Jourdan Hamilton's negligence, Plaintiff Brooklyn Macellaio suffered the following injuries:
  - a. Failed to abide by the Orders of the Court in the best interest of the minor child;
  - b. Failed to maintain an established relationship between the Plaintiff and the minor child;
  - c. Failed to provide pictures of what the minor child looked like and who she was;
  - d. Failed to provide any information pertaining to the progress of the minor child and interests;
10. As a result of negligence and carelessness of the Defendants as aforesaid, the Plaintiff Brooke Macellaio sustained posttraumatic stress. To treat these injuries the Plaintiff required emergency medical treatment, psychiatrist care, and prescription medications for his anxiety.
11. As a further result of the negligence and carelessness of the Defendants as aforesaid, the Plaintiff, Brooklyn Macellaio, was required to spend monies for medical care, treatment, drugs and devices necessitated by his injuries; post

traumatic stress, major depressive affective disorder, emotional distress, and anxiety.

12. As a further result of negligence and carelessness of the Defendants as aforesaid, the Plaintiff, Brooklyn Macellaio, has been, and in the future relationship with the minor child will be damaged.

13. As a further result of negligence and carelessness of the Defendants as aforesaid, the Plaintiff, Brooklyn Macellaio suffered and will in the future continue to suffer mental pain.

14. As a further result of the negligence and carelessness from the Defendants as aforesaid and his injuries, the Plaintiff Brooklyn Macellaio has suffered severe emotional injury including, but not limited to post traumatic stress disorder, severe stress, and anxiety. To treat his emotional injuries, the Plaintiff has required psychological counseling and medications. In all probability, the emotional injuries suffered by the Plaintiff will necessitate further care and treatment. In addition, the emotional injuries suffered by the Plaintiff are permanent in nature and he has suffered and will continue to suffer great emotional and mental pain and as a result he has been and will in the future be unable to participate in many of the activities in which he could have engaged with the minor child.

**COUNT TWO NEGLIGENCE (Plaintiff Brooklyn Macellaio as to Defendants Kenneth Hamilton and Jourdan Hamilton)**

1. At all relevant times mentioned herein Count Two, Brooklyn Macellaio was a resident of 950 Hart St, Apt 307, Brooklyn NY 11237.

2. At all relevant times mentioned herein, Brooklyn Macellaio is the father of the minor child Brooke Hamilton.
3. At all relevant times mentioned herein, Kenneth Hamilton and Diane Hamilton are the maternal grandparents of the minor child Brooke Hamilton.
4. At all relevant times mentioned herein, Jourdan Hamilton is the mother of the minor child Brooke Hamilton.
5. On October 6, 2011, the Plaintiff filed a Relief from Abuse Petition against the Defendant Kenneth Hamilton.
6. On October 14, 2011 at 9:30 am both parties were present during the hearing for the Relief from Abuse Petition for Docket No (HHB-FA11-4028116-S).
7. During the Hearing both Defendants Kenneth Hamilton and Jourdan Hamilton lied under oath the Honorable Judge Dolan.
8. As a result of the false statements given to the Court by the Defendants Kenneth Hamilton and Jourdan Hamilton the Honorable Judge Dolan Denied the Plaintiff Brooklyn Macellaio's Relief from Abuse.
9. As a result of the false statements given to the Court by the Defendants Kenneth Hamilton and Jourdan Hamilton the Plaintiff's safety was endangered by not having a valid Court Order of Protection.
10. As a result of negligence and carelessness of the Defendants as aforesaid, the Plaintiff Brooke Macellaio sustained posttraumatic stress. To treat these injuries the Plaintiff required emergency medical treatment, psychiatrist care for his anxiety. As a further result of the negligence and carelessness of the Defendants as aforesaid, the Plaintiff, Brooklyn Macellaio, was required to

JOURDAN  
NOT  
PRESENT

spend monies for medical care and treatment necessitated by his injuries; post traumatic stress, major depressive affective disorder, emotional distress, and anxiety.

11. As a further result of negligence and carelessness of the Defendants as aforesaid, the Plaintiff, Brooklyn Macellaio, has been, and in the future relationship with the minor child will be damaged.
12. As a further result of negligence and carelessness of the Defendants as aforesaid, the Plaintiff, Brooklyn Macellaio's minor child Brooke Hamilton has been and in the future safety will be endangered.
13. As a further result of negligence and carelessness of the Defendants as aforesaid, the Plaintiff, Brooklyn Macellaio suffered and will in the future continue to suffer mental pain from fear.
14. As a further result of the negligence and carelessness from the Defendants as aforesaid and his injuries, the Plaintiff Brooklyn Macellaio has suffered severe emotional injury including, but not limited to post traumatic stress disorder, severe stress, and anxiety. To treat his emotional injuries, the Plaintiff has required psychological counseling and medications. In all probability, the emotional injuries suffered by the Plaintiff will necessitate further care and treatment. In addition, the emotional injuries suffered by the Plaintiff are permanent in nature and he has suffered and will continue to suffer great emotional and mental pain and as a result he has been and will in the future be unable to participate in many of the activities in which he could have engaged with the minor child.

**COUNT THREE NEGLIGENCE (Plaintiff Brooklyn Macellaio as to Defendant Kenneth Hamilton)**

1. At all relevant times mentioned herein Count One, Brooklyn Macellaio was a resident at 950 Hart St, Apt 307, Brooklyn NY 11237.
2. At all relevant times mentioned herein, Brooklyn Macellaio is the father of the minor child Brooke Hamilton.
3. At all relevant times mentioned herein, Kenneth Hamilton and Diane Hamilton are the maternal grandparents of the minor child Brooke Hamilton.
4. At all relevant times mentioned herein, Jourdan Hamilton is the mother of the minor child Brooke Hamilton.
5. The Plaintiff Brooklyn Macellaio and the Defendant Kenneth Hamilton are involved in the Juvenile Court pertaining to the minor child Brooke Hamilton for Docket No (HHB-FA08-4018210).
6. The Defendant Kenneth Hamilton violated Court Orders and the Plaintiff was forced to file a contempt motion sent out via mail on November 16, 2011.
7. The Defendant Kenneth Hamilton violated Court Orders and the Plaintiff was forced to file a contempt motion signed on September 05, 2011.
8. The Defendant Kenneth Hamilton violated Court Orders and the Plaintiff was forced to file a contempt motion signed on September 28, 2011.
9. The Defendant Kenneth Hamilton violated Court Orders and the Plaintiff was forced to file a contempt motion signed on September 28, 2011.
10. The Defendant Kenneth Hamilton violated Court Orders and the Plaintiff was forced to file a motion for failure to comply dated September 06, 2011.

11. The Defendant Kenneth Hamilton violated Court Orders and the Plaintiff was forced to file a motion for failure to comply dated September 18, 2011.
12. As a result of negligence and carelessness of the Defendant as aforesaid, the Plaintiff Brooklyn Macellaio, was restricted from access to his minor child.
13. As result of negligence and carelessness of the Defendant as aforesaid, the Plaintiff Brooklyn Macellaio, was restricted to his access to court in a timely manor to obtain unsupervised visitation of the minor child.
14. As a result of negligence and carelessness to the Defendant as aforesaid, the Plaintiff Brooklyn Macellaio was forced to spend monies on travel back and forth from New York to Connecticut for Court Procedures.
15. As a result of negligence and carelessness of the Defendants as aforesaid, the Plaintiff Brooke Macellaio sustained posttraumatic stress. To treat these injuries the Plaintiff required emergency medical treatment, physiatrist care for his anxiety. As a further result of the negligence and carelessness of the Defendants as aforesaid, the Plaintiff, Brooklyn Macellaio, was required to spend monies for medical care and treatment necessitated by his injuries; post traumatic stress, major depressive affective disorder, emotional distress, and anxiety.
16. As a further result of negligence and carelessness of the Defendants as aforesaid, the Plaintiff, Brooklyn Macellaio, has been, and in the future relationship with the minor child will be damaged.
17. As a further result of negligence and carelessness of the Defendants as aforesaid, the Plaintiff, Brooklyn Macellaio's minor child Brooke Hamilton has been and in the future safety will be endangered.

18. As a further result of negligence and carelessness of the Defendants as aforesaid, the Plaintiff, Brooklyn Macellaio suffered and will in the future continue to suffer mental pain from fear.

19. As a further result of the negligence and carelessness from the Defendants as aforesaid and his injuries, the Plaintiff Brooklyn Macellaio has suffered severe emotional injury including, but not limited to post traumatic stress disorder, severe stress, and anxiety. To treat his emotional injuries, the Plaintiff has required psychological counseling and medications. In all probability, the emotional injuries suffered by the Plaintiff will necessitate further care and treatment. In addition, the emotional injuries suffered by the Plaintiff are permanent in nature and he has suffered and will continue to suffer great emotional and mental pain and as a result he has been and will in the future be unable to participate in many of the activities in which he could have engaged with the minor child.

**WHEREFORE** the Plaintiff, Brooklyn Macellaio claims:

1. Fair, just and reasonable damages;
2. Double or treble damages pursuant to C.G.S 14-295;
3. Cost for time and Court Expenses;
4. Punitive Damages and;
5. Costs of Litigation and Attorney Fees

PLAINTIFF BROOKLYN MACELLAIO

BY

*Brooklyn Macellaio*

BROOKLYN MACELLAIO

950 HART ST

APT 307

BROOKLYN MACELLAIO

(347)-864-9777

MACELLAIOBROOKLYN@YAHOO.COM

A TRUE COPY  
ATTEST:

*[Signature]*  
CLAUDE F. ZANIERA  
STATE MARSHAL  
HARTFORD COUNTY

STATE OF CONNECTICUT  
SUPERIOR COURT  
JUDICIAL DISTRICT OF NEW BRITAIN

DOCKET NO. _____	:	SUPERIOR COURT
	:	
BROOKLYN MACELLAIO	:	J.D. NEW BRITAIN
	:	
VS.	:	AT NEW BRITAIN
	:	
KENNETH HAMILTON	:	NOVEMBER 16, 2011
DIANE HAMILTON	:	
JOURDAN HAMILTON	:	

**STATEMENT OF AMOUNT IN DEMAND**

Amount legal interest and property in demand, exclusive of interest and costs is  
\$15,000.00 or more.

PLAINTIFF BROOKLYN MACELLAIO

BY *Brooklyn Macellaio*

BROOKLYN MACELLAIO  
950 HART ST  
APT 307  
BROOKLYN NY 11237  
(347)-864-9777

MACELLAIOBROOKLYN@YAHOO.COM

**A TRUE COPY  
ATTEST:**

*[Signature]*  
ALAN F. ZANIEWSKI  
STATE MARSHAL  
MIDDLESEX COUNTY



# State of Connecticut Judicial Branch


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**HHB-CV11-5015502-S MACELLAIO,BROOKLYN v. SANDLER,SCOTT ET AL**

Prefix/Suffix: [none]

Case Type: T29

File Date: 12/07/2011

Return Date: 12/20/2011

[Case Detail](#)
[Notices](#)
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[Scheduled Court Dates](#)
[E-Services Login](#)
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Data Updated as of: 03/08/2012

## Case Information

Case Type: T29 - TORTS - MALPRACTICE - LEGAL

Court Location: NEW BRITAIN

List Type:

Trial List Claim:

Last Action Date: 03/07/2012 (Last Action Date is a data entry date, not actual date)

## Disposition Information

Disposition Date:

Disposition:

Judge or Magistrate:

## Parties & Appearances









Party Number	Plaintiff/Defendant		No Fee Party
01	P	BROOKLYN MACELLAIO Self-Rep: 950 HART ST APT 307 BROOKLYN, NY 11237	Appear Date: 12/07/2011
50	D	SCOTT SANDLER Attorney: @ ZASLOW & SANDLER LLC(426543) 993 FARMINGTON AVENUE SUITE 201 WEST HARTFORD, CT 06107	Appear Date: 12/20/2011
51	D	RAYMOND WIEZALIS Attorney: @ MCVANE BELLOBUONO KUZMAK WIEZALIS BIBISI(041958) 801 MAPLE AVENUE HARTFORD, CT 061141010	Appear Date: 12/19/2011
52	D	KENNETH HAMILTON Self-Rep: 67 GOOSEBERRY HILL WETHERSFIELD,CT 06109	Appear Date: 12/19/2011
53	D	JOURDAN HAMILTON Self-Rep: 67 GOOSEBERRY HILL WETHERSFIELD CT 06109	Appear Date: 12/20/2011

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## Motions / Pleadings / Documents / Case Status

Entry No	File Date	Filed By	Description	Arguable
12/07/2011	P		SUMMONS	
12/07/2011	P		COMPLAINT	
12/07/2011	P		RETURN OF SERVICE	

	12/19/2011	D	APPEARANCE Appearance	
	12/20/2011	D	APPEARANCE Appearance	
	12/20/2011		APPEARANCE	
	12/19/2011		APPEARANCE	
101.00	12/22/2011	P	MOTION FOR DEFAULT-FAILURE TO APPEAR RESULT: Denied 12/30/2011 BY THE CLERK	No
101.01	12/30/2011	Court	ORDER  RESULT: Denied 12/30/2011 BY THE CLERK	No
102.00	12/22/2011	P	MOTION FOR DEFAULT-FAILURE TO APPEAR RESULT: Denied 1/3/2012 BY THE CLERK	No
102.01	01/03/2012	Court	ORDER  RESULT: Denied 1/3/2012 BY THE CLERK	No
103.00	12/22/2011	P	MOTION FOR DEFAULT-FAILURE TO APPEAR RESULT: Denied 12/30/2011 BY THE CLERK	No
103.01	12/30/2011	Court	ORDER  RESULT: Denied 12/30/2011 BY THE CLERK	No
104.00	01/19/2012	D	MOTION FOR EXTENSION OF TIME RESULT: Order 2/2/2012 HON PATTY PITTMAN, J	No
104.01	02/02/2012	Court	ORDER  RESULT: Granted 2/2/2012 HON PATTY PITTMAN, J	No
105.00	01/19/2012	D	ANSWER	No
106.00	01/19/2012	D	ANSWER	No
107.00	01/26/2012	P	MOTION FOR DEFAULT-FAILURE TO PLEAD	No
108.00	01/30/2012	D	ANSWER	No
109.00	02/16/2012	D	REQUEST TO REVISE	No
110.00	02/24/2012	D	ANSWER 	No
111.00	02/24/2012	D	ANSWER 	No
112.00	02/27/2012	P	REVISED COMPLAINT 	No
113.00	03/07/2012	D	MOTION FOR EXTENSION OF TIME 	No

Individually Scheduled Court Dates as of 03/08/2012				
HHB-CV11-5015502-S - MACELLAIO, BROOKLYN v. SANDLER, SCOTT ET AL				
#	Date	Time	Event Description	Status
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CV- 11- 5015502-S

STATE OF CONNECTICUT  
SUPERIOR COURT  
JUDICIAL DISTRICT OF NEW BRITAIN

DOCKET NO. _____	:	SUPERIOR COURT
BROOKLYN MACELLAIO	:	J.D. NEW BRITAIN
VS.	:	AT NEW BRITAIN
SCOTT SANDLER	:	OCTOBER 28, 2011
RAYMOND WIEZALIS	:	
KENNETH HAMILTON	:	
JOURDAN HAMILTON	:	

**COMPLAINT**

**I: VENUE**

1. The Superior Court of New Britain in New Britain, Connecticut is the appropriate venue due to the fact that the incident and the location of the Defendants are in New Britain, Connecticut.

**II: PLAINTIFF**

2. Plaintiff, Brooklyn Macellaio is the Plaintiff and is located at 950 Hart St, Apt 307, Brooklyn NY 11237.

**III: DEFENDANTS**

3. Defendant, Scott Sandler is the Attorney for Kenneth Hamilton for Docket HHB-FA11-4028116-S and is located at 993 Farmington Ave, Suite 201, West Hartford, CT 06107.
4. Defendant, Raymond Wiezalis is the Attorney for Jourdan Hamilton for Docket HHB-FA11-4028115-S and is located at 801 Maple Ave, Hartford CT 06114.
5. Defendant, Kenneth Hamilton was the Defendant for Docket HHB-FA11-4028116-S and is located at 67 Gooseberry Hill, Wethersfield, CT 06109.
6. Defendant, Jourdan Hamilton was the Defendant for Docket HHB-FA11-4028115-S and is located at 67 Gooseberry Hill, Wethersfield, CT 06109.

#### IV: FACTS

- ATTORNEYS  
DO NOT  
SWORN
7. The Plaintiff, Brooklyn Macellaio filed a Restraining Order against Kenneth Hamilton on Docket No HHB-FA11-4028116-S for a hearing on 10/14/11 at 9:30 a.m.
  8. The Plaintiff, Brooklyn Macellaio filed a Restraining Order against Jourdan Hamilton on Docket No HHB-FA11-4028115-S.
  9. On 10/14/11 Defendant Scott Sandler made false statements to the Court under oath pertaining to Docket HHB-FA11-4028116-S while representing Kenneth Hamilton.
  10. On 10/14/11 Defendant Raymond Wiezalis made false statements to the Court under oath pertaining to Docket HHB-FA11-4028115-S while representing Defendant Jourdan Hamilton.
  11. Defendant Jourdan Hamilton was not present in Court for Docket HHB-FA11-4028115-S.
  12. The Honorable Judge Dolan denied the Plaintiff's Petition for a Restraining Order against Defendant Kenneth Hamilton Docket HHB-FA11-4028115-S.
  13. The Defendant Scott Sandler's false statement in Court affected the outcome of judgment by the New Britain Superior Court Judge Dolan.
  14. Due to Defendant Scott Sandler's false statement in Court the Plaintiff was denied a fair and true hearing in a due process of law.
  15. Due to Defendant Scott Sandler's false statement in Court the Plaintiff's safety was endangered without the protection of a Court Restraining Order from Kenneth Hamilton.
  16. Due to Defendant Scott Sandler's false statement in Court the Plaintiff's minor child was endangered without the protection of a Court Restraining Order from Kenneth Hamilton.
  17. The Honorable Judge Dolan denied the Plaintiff's Petition for a Restraining Order against Defendant Jourdan Hamilton Docket HHB-FA11-4028116-S.
  18. The Defendant Raymond Wiezalis's false statement in Court affected the outcome of judgment by the New Britain Superior Court Judge Dolan.
  19. Due to Defendant Raymond Wiezalis's false statement in Court the Plaintiff was denied a fair and true hearing in a due process of law.

20. Due to Defendant Raymond Wiezalis's false statement in Court the Plaintiff's safety was endangered without the protection of a Court Restraining Order from Jourdan Hamilton.
21. Due to Defendant Raymond Wiezalis's false statement in Court the Plaintiff's minor child's safety was endangered without the protection of a Court Restraining Order from Jourdan Hamilton.
22. As a further result of the Defendant(s) Scott Sandler, Raymond Wiezalis, Kenneth Hamilton, and Jourdan Hamiltons deliberate Fraud and Intentional Infliction of Emotional Distress the Plaintiff Brooklyn Macellaio was caused to experience a great pain and suffering and forced to curtail many of his usual activities.
23. As a further result of the Defendant(s) Scott Sandler, Raymond Wiezalis, Kenneth Hamilton, and Jourdan Hamiltons intentional infliction of emotional distress the Plaintiff is seeking above (\$15,000) Dollars in damages.
24. As a further result of the Defendant(s) Scott Sandler, Raymond Wiezalis legal mal practice the Plaintiff is seeking above (\$15,000) Dollars in damages.
25. As a further result of the Defendant(s) Scott Sandler, Raymond Wiezalis, Kenneth Hamilton, and Jourdan Hamilton committing Fraud the Plaintiff is seeking above (\$15,000) Dollars in damages.
26. As a further result of the Defendant(s) Scott Sandler, Raymond Wiezalis, Kenneth Hamilton, and Jourdan Hamilton committing Conspiracy the Plaintiff is seeking above (\$15,000) Dollars in damages.

**WHEREFORE**, the Plaintiff claims:

1. Judgment; and
2. Money Damages

ATTORNEY  
A TRUE COPY  
FOR DEPOSIT  
IN COURT  
FILED  
JUL 10 2014  
CLERK OF COURT  
JUL 10 2014

PLAINTIFF BROOKLYN MACELLAIO

BY: Brooklyn Macellaio  
Brooklyn Macellaio  
950 Hart St  
Apt 307  
Brooklyn NY, 11237  
(347)-864-9777  
macellaiobrooklyn@yahoo.com

ATTEST:  
A TRUE COPY  
ROBERTU TASILLO  
CONNECTICUT MARSHAL  
INDIFFERENT PERSON

STATE OF CONNECTICUT  
SUPERIOR COURT  
JUDICIAL DISTRICT OF NEW BRITAIN

DOCKET NO. _____	SUPERIOR COURT
BROOKLYN MACELLAIO	J.D. NEW BRITAIN
VS.	AT NEW BRITAIN
SCOTT SANDLER	OCTOBER 28, 2011
RAYMOND WIEZALIS	
KENNETH HAMILTON	
JOURDAN HAMILTON	

**STATEMENT OF DEMAND**

The legal interest or amount in controversy is greater than (\$15,000) Dollars,  
exclusive of interest and costs and seeks other relief as the Court shall deem proper.

PLAINTIFF BROOKLYN MACELLAIO

BY: *Brooklyn Macellaio*

Brooklyn Macellaio  
950 Hart St  
Apt 307  
Brooklyn NY, 11237  
(347)-864-9777  
[macellaiobrooklyn@yahoo.com](mailto:macellaiobrooklyn@yahoo.com)

ATTEST:  
A TRUE COPY  
ROBERT J. SULLO  
CONNECTICUT  
INDIFFERENT  
MARSHAL  
PERSON



# State of Connecticut Judicial Branch


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**HHB-CV12-5015534-S MACELLAIO, BROOKLYN v. HAMILTON, KENNETH**

Prefix/Suffix: [none]

Case Type: T90

File Date: 01/17/2012

Return Date: 01/24/2012

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Data Updated as of: 03/08/2012

## Case Information

Case Type: T90 - TORTS - ALL OTHER

Court Location: NEW BRITAIN

List Type:

Trial List Claim:

Last Action Date: 02/24/2012 (Last Action Date is a data entry date, not actual date)

## Disposition Information

Disposition Date:

Disposition:

Judge or Magistrate:

## Parties & Appearances

Party Number	Plaintiff/Defendant		No Fee Party
01	P	BROOKLYN MACELLAIO Self-Rep: 950 HART ST. APT. 307 BROOKLYN, NY 11237	Appear Date: 01/17/2012
50	D	KENNETH HAMILTON Self-Rep: 67 GOOSEBERRY HILL WETHERSFIELD, CT 06109	Appear Date: 01/24/2012
51	D	JOURDAN HAMILTON Self-Rep: 67 GOOSEBERRY HILL WETHERSFIELD, CT. 06109	Appear Date: 01/24/2012

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\* unless otherwise restricted

## Motions / Pleadings / Documents / Case Status

Entry No	File Date	Filed By	Description	Arguable
	01/17/2012	P	SUMMONS	
	01/17/2012	P	COMPLAINT	
	01/17/2012	P	RETURN OF SERVICE	
	01/24/2012		APPEARANCE	
	01/24/2012		APPEARANCE	
101.00	12/19/2011	P	MOTION TO WAIVE ENTRY FEE AND PAY COSTS OF SERVICE RESULT: Granted 12/19/2011 HON CYNTHIA SWENTON, J	No
102.00	02/24/2012	D	ANSWER <small>NEW</small>	No
103.00	02/24/2012	D	ANSWER <small>NEW</small>	No

Individually Scheduled Court Dates as of 03/08/2012				
HHB-CV12-5015534-S - MACELLAIO, BROOKLYN v. HAMILTON, KENNETH				
#	Date	Time	Event Description	Status
No Events Scheduled				

Note: Other court activity may be separately scheduled on short calendars.

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DOCKET NO. \_\_\_\_\_

BROOKLYN MACELLAIO

VS.

KENNETH HAMILTON  
JOURDAN HAMILTON

SUPERIOR COURT

J.D. OF NEW BRITAIN

AT NEW BRITAIN

DECEMBER 15, 2011

**COMPLAINT**

**COUNT ONE FOREGORY (Plaintiff Brooklyn Macellaio as to Defendant Kenneth Hamilton and Defendant Jourdan Hamilton)**

1. In between the date of July 26, 2010 to October 31, 2011 the Defendant Kenneth Hamilton at the Mill Pond Park in Newington requested that the Plaintiff Brooklyn Macellaio fill out and sign his portion of the taxes for the year of 2007.
2. Plaintiff Brooklyn Macellaio refused to sign the documentation Defendant Kenneth Hamilton had provided him in Mill Pond Park for the taxes of the year 2007.
3. On October 31, 2011 Defendant Kenneth Hamilton approached Plaintiff Brooklyn Macellaio and gave the Plaintiff a check from the United States Treasury for \$27.02 dollars at the Plaintiff's supervised visitation with his minor child at McDonalds Restaurant on West Main St, New Britain Connecticut.
4. The Defendant Kenneth Hamilton requested on the behalf of the Defendant Jourdan Hamilton to sign the tax refund check so the Defendant Jourdan Hamilton could cash it.
5. When the Plaintiff refused Defendant Kenneth Hamilton ripped the Plaintiff's refund checks out of the Plaintiff's hand, stole it, and left the McDonald's Restaurant.
6. The only way the Defendant Kenneth Hamilton or Defendant Jourdan Hamilton could have come into possession of the Plaintiff Brooklyn Macellaio's income tax check is if they forged his signature.
7. Defendant Kenneth Hamilton was ordered by Judge Edward Dolan of New Britain Superior Court not to be present at the Plaintiff Brooklyn Macellaio and minor child Brooke Hamilton's supervised visitation with Geraldine James.
8. Defendant Jourdan Hamilton in Docket O-28046-11 in the County of Kings Brooklyn Family Court to not be contacted through third party.
9. On November 09, 2011 Defendant Kenneth Hamilton stated in a text message from phone number 860-751-9523 to the Plaintiff Brooklyn Macellaio's cell phone 347-864-9777 that "Will be in tomorrow's mail to Brooklyn NY" when the Plaintiff Brooklyn Macellaio requested "Yes I would like my check please."

10. On December 12, 2011 the Plaintiff Brooklyn Macellaio did not receive anything in the mail from Defendant Kenneth Hamilton regarding the check since November 09, 2011 as promised.
11. On December 12, 2011 the Plaintiff Brooklyn Macellaio called the Internal Revenue Department concerning his check.
12. The Internal Revenue Department stated the check must have been cashed because the funds were not refunded back into there system.
13. Due to the circumstances the last person to obtain the Plaintiff Brooklyn Macellaio's check was Defendant Kenneth Hamilton without a signature from the Plaintiff Brooklyn Macellaio to cash it.
14. The Defendant Kenneth Hamilton and Defendant Jourdan Hamilton forged the Plaintiff Brooklyn Macellaio's signature and committed identity theft by signing the Plaintiff Brooklyn Macellaio taxes and cashing the Plaintiff Brooklyn Macellaio's check by forging and creating identity theft in order to do so.

**COUNT TWO THEFT (Plaintiff Brooklyn Macellaio as to Defendant Kenneth Hamilton and Defendant Jourdan Hamilton)**

- 1-14. Paragraphs 1 through 14 of Count One are incorporated herein and made paragraphs 1-14 of Count Two.

**COUNT THREE VIOLATION OF COURT PROTECTION ORDER**

- 1-14. Paragraphs 1 through 14 of Count One are incorporated herein and made paragraphs 1-14 of Count Three.

**COUNT FOUR VIOLATION OF COURT ORDER INVOLVING A MINOR CHILD (Plaintiff Brooklyn Macellaio as to Defendant Kenneth Hamilton and Defendant Jourdan Hamilton)**

- 1-14. Paragraphs 1 through 14 of Count One are incorporated herein and made paragraphs 1-14 of Count Four.

**COUNT FIVE NEGLIGENCE (Plaintiff Brooklyn Macellaio as to Defendant Kenneth Hamilton and Defendant Jourdan Hamilton)**

- 1-14. Paragraphs 1 through 14 of Count One are incorporated herein and made paragraphs 1-14 of Count Five.

**WHEREFORE**, the Plaintiff claims:

1. Judgment and;
2. Money Damages

BY: Brooklyn Macellaio

Brooklyn Macellaio  
950 Hart St  
Apt 307  
Brooklyn NY 11237  
(347)-864-9777

macellaiobrooklyn@yahoo.com

ATTEST:  
A TRUE COPY

ROBERT J. TASILLO  
CONNECTICUT MARSHAL  
INDIFFERENT PERSON

DOCKET NO. \_\_\_\_\_

BROOKLYN MACELLAIO

VS.


KENNETH HAMILTON  
JOURDAN HAMILTON

: SUPERIOR COURT  
:  
: J.D. OF NEW BRITAIN  
:  
: AT NEW BRITAIN  
:  
: DECEMBER 15, 2011  
:


**STATEMENT OF DEMAND**

The legal interest or amount in controversy is greater than (\$15,000) Dollars, exclusive of interest and costs and seeks other relief, as the Court shall deem proper.

PLAINTIFF  
BROOKLYN MACELLAIO,

  
Brooklyn Macellaio  
950 Hart St Apt 307  
Brooklyn NY 11237  
(347)-864-9777  
Macellaiobrooklyn@yahoo.com

ATTEST:  
A TRUE COPY

  
ROBERT J. TASILLO  
CONNECTICUT MARSHAL  
INDIFFERENT PERSON



# State of Connecticut Judicial Branch



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**HBH-CV12-5015535-S MACELLAIO, BROOKLYN v. HAMILTON, KENNETH**

Prefix/Suffix: [none] Case Type: T29 File Date: 01/17/2012 Return Date: 01/24/2012  
 Case Detail Notices History Scheduled Court Dates E-Services Login Screen Section Help ▶

Data Updated as of: 03/08/2012

## Case Information

Case Type: T29 - TORTS - MALPRACTICE - LEGAL  
 Court Location: NEW BRITAIN  
 List Type:  
 Trial List Claim:  
 Last Action Date: 02/28/2012 (Last Action Date is a data entry date, not actual date)

## Disposition Information

Disposition Date:  
 Disposition:  
 Judge or Magistrate:

## Parties & Appearances

Party Number	Plaintiff/Defendant		No Fee Party
01	P	BROOKLYN MACELLAIO Self-Rep: 960 HART ST. APT. 307 BROOKLYN, NY 11237	Appear Date: 01/17/2012
50	D	KENNETH HAMILTON Self-Rep: 67 GOOSEBERRY HILL WETHERSFIELD, CT 06109	Appear Date: 01/24/2012
51	D	DIANE HAMILTON Self-Rep: 67 GOOSEBERRY HILL WETHERSFIELD, CT. 06109	Appear Date: 01/24/2012
52	D	SCOTT SANDLER Attorney: & ZASLOW & SANDLER LLC(425543) 993 FARMINGTON AVENUE SUITE 201 WEST HARTFORD, CT 06107	Appear Date: 01/26/2012
53	D	ZASLOW & SANDLER LLC Attorney: & ZASLOW & SANDLER LLC(425543) 993 FARMINGTON AVENUE SUITE 201 WEST HARTFORD, CT 06107	Appear Date: 01/26/2012

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## Motions / Pleadings / Documents / Case Status

Entry No	File Date	Filed By	Description	Arguable
	01/17/2012	P	SUMMONS	
	01/17/2012	P	COMPLAINT	
	01/17/2012	P	RETURN OF SERVICE	

	01/24/2012		APPEARANCE	
	01/26/2012	D	APPEARANCE Appearance	
	01/24/2012		APPEARANCE	
101.00	12/19/2011	P	MOTION TO WAIVE ENTRY FEE AND PAY COSTS OF SERVICE RESULT: Granted 12/19/2011 HON CYNTHIA SWIENTON, J	No
102.00	01/30/2012	D	ANSWER	No
103.00	01/30/2012	D	ANSWER	No
104.00	02/24/2012	D	ANSWER <sup>NEW</sup>	No
105.00	02/24/2012	D	ANSWER <sup>NEW</sup>	No

Individually Scheduled Court Dates as of 03/08/2012				
HHB-CV12-5015535-S - MACELLAIO, BROOKLYN v. HAMILTON, KENNETH				
#	Date	Time	Event Description	Status
No Events Scheduled				

Note: Other court activity may be separately scheduled on short calendars.

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CN-12-5015535-S

DOCKET NO. \_\_\_\_\_

: SUPERIOR COURT

BROOKLYN MACELLAIO

: J.D. OF NEW BRITAIN

VS:

: AT NEW BRITAIN

KENNETH HAMILTON

: DECEMBER 19, 2011

DIANE HAMILTON

SCOTT SANDLER

ZASLOW AND SANDLER LLC

COMPLAINT

COUNT ONE LEGAL MALPRACTICE (Plaintiff as to Brooklyn Macellaio and Defendants as to Kenneth Hamilton, Scott Sandler, and Zaslow and Sandler)

1. The Plaintiff Brooklyn Macellaio is a Pro Se Litigate in Hartford Juvenile Court for Docket FA08-4059382-S pertaining to a family matter transferred from New Britain Superior Court.
2. The Defendant Kenneth Hamilton and Defendant Diane Hamilton is the legal guardian to the Plaintiff Brooklyn Macellaio's minor child.
3. The Defendant Kenneth Hamilton is represented by Attorney Scott Sandler from Zaslow and Sandler LLC for Docket FA08-40599382.
4. The next following Court Date designed by the Court was on December 22, 2011 for all parties to be present.
5. In previous Court Hearings the Plaintiff Brooklyn Macellaio has notified both the Court and the Defendant's Attorney Scott Sandler that he was to see his minor child on Christmas December 25, 2011 and leave from the visit to Bradley Airport to visit Family in California, a trip that has been planned for months.
6. Defendant Kenneth Hamilton via telephone communication stated to the Plaintiff that the Plaintiff would not see his minor child on Christmas December 25, 2011.
7. On December 19, 2011 the Plaintiff Brooklyn Macellaio drove from Brooklyn, New York to file a Motion with the Juvenile Court in Hartford pertaining to the above captioned matter in statement 1.
8. On December 19, 2011 the Plaintiff Brooklyn Macellaio was notified by the Juvenile Court Clerk "Joseph" that the case was transferred from December 22, 2011 to December 29, 2011.
9. The Plaintiff was baffled at the fact that a Motion was granted and submitted without his consent or knowledge he then viewed the file.
10. A Motion for Continuance was submitted by Attorney Scott Sandler from Zaslow and Sandler LLC.
11. No where in Scott Sandler's Motion for Continuance does it state he contacted the Plaintiff Brooklyn Macellaio and asked for his consent.
12. The Plaintiff Brooklyn Macellaio called the law firm Zaslow and Sandler LLC and spoke Scott Sandler's Paralegal concerning the violation of the Connecticut Practice Book and the damage this illegal Motion caused.

13. Scott Sandler's Paralegal laughed at the fact that the Plaintiff Brooklyn Macellaio could not see his minor three year old daughter for Christmas because of their law firm's illegal court document.
14. Due to the Plaintiff Brooklyn Macellaio's 2 month old pre-planned family vacation his case was continued to January 12, 2012.
15. The result of the Defendants Kenneth Hamilton, Diane Hamilton, Scott Sandler, Zalsow and Sandler LLC is that the Plaintiff Brooklyn Macellaio is now undergoing extreme emotional distress and aggravation that he will not see his child until after January 12, 2012 orders and not be able to see his child for Christmas.
16. This is the second year in a row that the Defendants Kenneth Hamilton and Diane Hamilton have restricted the Plaintiff Brooklyn Macellaio from seeing his child on the Christmas Holiday.
17. As a further result of the Defendants conduct of Legal Malpractice the Plaintiff Brooklyn Macellaio was caused to experience great pain and suffering.

WHEREFORE, the Plaintiff claims:

1. Judgment; and
2. Money damages.

BY: Brooklyn Macellaio  
BROOKLYN MACELLAIO  
950 HART ST  
APT 307  
BROOKLYN NY 11237  
347-864-9777

MACELLAIOBROOKLYN@YAHOO.COM

ATTEST:  
A TRUE COPY  
C. J. TASILLO  
CC: J.E. TASILLO  
INDIFFERENT PERSON

DOCKET NO. \_\_\_\_\_

: SUPERIOR COURT

BROOKLYN MACELLAIO

: J.D. OF NEW BRITAIN

VS.

: AT NEW BRITAIN

KENNETH HAMILTON

: DECEMBER 19, 2011

DIANE HAMILTON

SCOTT SANDLER

ZASLOW AND SANDLER LLC

**STATEMENT OF AMOUNT IN DEMAND**

The legal interest or amount in controversy is greater than \$15,000.00 dollars exclusive of interests and costs and seeks other relief as the Court shall deem proper.

BY: 

BROOKLYN MACELLAIO

950 HART ST

APT 307

BROOKLYN NY 11237

347-864-9777

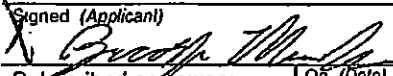
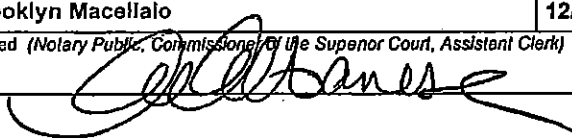
MACELLAIOBROOKLYN@YAHOO.COM

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A TRUE COPY  
ROBERT J. FASILLO  
CONNECTICUT MARSHAL  
INDIFFERENT PERSON

I certify that the information on page 1 is true and accurate to the best of my knowledge and that I can, if asked, document all income, expenses, and liabilities listed on page 1.

**Notice**

Any false statement made by you under oath which you do not believe to be true and which is intended to mislead a public servant in the performance of his or her official function may be punishable by a fine and/or imprisonment.

Signed (Applicant) 	Print name of person signing at left Brooklyn Macellalo	Date signed 12/19/2011
Subscribed and sworn to before me:	On (Date) 12/19/11	Signed (Notary Public, Commissioner of the Superior Court, Assistant Clerk) 

**Order**

Having reviewed the application, the court finds as follows:

- ☒ 1. The applicant is indigent and unable to pay the following fees which are waived:
- ☒ Entry fee (Regular docket)    ☐ Entry fee (Small Claims)    ☒ Filing fee
- ☐ Other fee (Specify): \_\_\_\_\_
- ☐ 2. The applicant is indigent and unable to pay the cost of service. A state marshal's fee not to exceed \$ \_\_\_\_\_ shall be paid by the state.
- ☐ 3. The applicant is indigent but able to pay fees and costs of service and the application is denied.
- ☐ 4. The applicant is not indigent and the application is denied.

By the Court (Print or type name of Judge) (Swierston, J.)	On (Date) 12-19-11	Signed (Judge, Clerk) 	Date signed 12/19/11
---	-----------------------	--	-------------------------

**Request For Hearing On Denied Application**

This section should be filled out only if the court has checked #3 or #4 above and denied the application.

- ☐ I request a court hearing on my application.

**ATTENTION:  
A TRUE COPY**

**ROBERT J. TASILLO  
CONNECTICUT MARSHAL  
INDIFFERENT PERSON**

Signed (Applicant)

Date signed

Hearing to be held at the Court location shown on page 1 on the date and time shown below:

Hearing on (Date)	At (Time)	Room number	Signed (Clerk)
-------------------	-----------	-------------	----------------

**Order After Hearing**

Having reviewed the application, the court finds as follows:

- ☐ 1. The applicant is indigent and unable to pay the following fees which are waived:
- ☐ Entry fee (Regular docket)    ☐ Entry fee (Small Claims)    ☐ Filing fee
- ☐ Other fee (Specify): \_\_\_\_\_
- ☐ 2. The applicant is indigent and unable to pay the cost of service. A state marshal's fee not to exceed \$ \_\_\_\_\_ shall be paid by the state.
- ☐ 3. The applicant is indigent but able to pay fees and costs of service and the application is denied.
- ☐ 4. The applicant is not indigent and the application is denied.

By the Court (Print or type name of Judge)	On (Date)	Signed (Judge, Clerk)	Date signed
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**HHD-CV12-5036010-S MACELLAIO, BROOKLYN v. HAMILTON, JOURDAN ET AL**

Prefix/Suffix: [none] / Case Type: T90 File Date: 01/25/2012 Return Date: 02/21/2012  
[Case Detail](#) [Notices](#) [History](#) [Scheduled Court Dates](#) [E-Services Login](#) [Screen Section Help](#)

Data Updated as of: 03/08/2012

#### Case Information

Case Type: T90 - TORTS - ALL OTHER  
 Court Location: HARTFORD  
 List Type:  
 Trial List Claim:  
 Last Action Date: 01/26/2012 (Last Action Date is a data entry date, not actual date)

#### Disposition Information

Disposition Date:  
 Disposition:  
 Judge or Magistrate:

#### Parties & Appearances

Party Number	Plaintiff/Defendant	No Fee Party
01	P BROOKLYN MACELLAIO Self-Rep: 950 HART ST APT 307 BROOKLYN,NY 11237	Appear Date: 01/25/2012
50	D JOURDAN HAMILTON Self-Rep: 67 GOOSEBERRY HILL WETHERSFIELD, CT 06109	Appear Date: 02/21/2012
51	D KENNETH HAMILTON Self-Rep: 67 GOOSEBERRY HILL WETHERSFIELD, CT 06109	Appear Date: 02/21/2012
52	D DIANE HAMILTON Self-Rep: 67 GOOSEBERRY HILL WETHERSFIELD, CT 06109	Appear Date: 02/21/2012

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#### Motions / Pleadings / Documents / Case Status

Entry No	File Date	Filed By	Description	Arguable
	01/25/2012	P	SUMMONS	
	01/25/2012	P	COMPLAINT	
	01/25/2012	P	RETURN OF SERVICE	
	02/21/2012		APPEARANCE # 50	
	02/21/2012		APPEARANCE # 51	
	02/21/2012		APPEARANCE # 52	

101.00	01/05/2012	P	MOTION TO WAIVE ENTRY FEE AND PAY COSTS OF SERVICE RESULT: Order 1/13/2012 HON JAMES GRAHAM, J	No
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Individually Scheduled Court Dates as of 03/08/2012				
HHD-CV12-6036010-S - MACELLAIO, BROOKLYN v. HAMILTON, JOURDAN ET AL				
#	Date	Time	Event Description	Status
No Events Scheduled				

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CY-12-5036010-S

DOCKET NO _____	: SUPERIOR COURT
BROOKLYN MACELLAIO	: J.D. OF HARTFORD
VS	: AT HARTFORD
JOURDAN HAMILTON	: JANUARY 05, 2012
KENNETH HAMILTON	:
DIANE HAMILTON	:

**COMPLAINT**

**COUNT ONE SLANDER (PLAINTIFF BROOKLYN MACELLAIO AS TO THE DEFENDANT JOURDAN HAMILTON)**

1. The Plaintiff Brooklyn Macellaio is the father to the minor child Brooke Hamilton who is a 3-year-old girl.
2. The Defendant Jourdan Hamilton is the mother to the minor child Brooke Hamilton and ex-wife to the Plaintiff Brooklyn Macellaio.
3. The Defendant Jourdan Hamilton has no custody of the minor child Brooke Hamilton.
4. The Defendant Jourdan Hamilton is on Felony Parole for Assaulting a Police Officer, Police High Speed Chase, Driving on a Suspended License, and 2 Counts of Drug and Alcohol Convictions.
5. In the month of September 2011 the Defendant Jourdan Hamilton was paroled to her parents Defendants Kenneth Hamilton and Diane Hamilton at 67 Gooseberry Hill Wethersfield Connecticut 06109.
6. The Plaintiff's minor child currently resides with the Defendants Kenneth Hamilton, Jourdan Hamilton, and Diane Hamilton in the Grandparent's residence at 67 Gooseberry Hill Wethersfield Connecticut.
7. On December 25, 2011 the Defendant scheduled a Christmas Visitation between the Plaintiff Brooklyn Macellaio and his minor child at the Buckland Hills Mall in Manchester Connecticut at the Carousel Court.
8. On December 25, 2011 during a visitation between the Plaintiff Brooklyn Macellaio and his minor child Brooke Hamilton the minor child stated on a recorded conversation that the Defendant Jourdan Hamilton has stated on numerous occasions stating the Plaintiff Brooklyn Macellaio was evil and will hurt her.
9. The Plaintiff Brooklyn Macellaio immediately after ending the conversation in statement 7 with the minor child approached the Defendant Kenneth Hamilton concerning the slander and brainwashing the Defendant Jourdan Hamilton was doing to his minor child while living in his house.
10. The Defendant Kenneth Hamilton threatened to end the visitation and take the minor child from the Plaintiff's Christmas Visitation with his minor child if he brought it up again in topic.

**COUNT TWO THREATENING (PLAINTIFF BROOKLYN MACELLAIO AS TO  
THE DEFENDANT KENNETH HAMILTON)**

1-10. Paragraphs 1 through 10 in Count One are incorporated herein and made paragraphs 1-10 of Count Two.

**COUNT THREE NEGLIGENCE (PLAINTIFF BROOKLYN MACELLAIO AS  
TO THE DEFENDANTS KENNETH HAMILTON, JOURDAN HAMILTON, AND  
DIANE HAMILTON)**

1-10. Paragraphs 1 through 10 in Count One are incorporated herein and made paragraphs 1-10 of Count Three.

11. The Defendant Jourdan Hamilton suffers from a mental illness and takes prescription medication for her mental illness.
12. The Defendants Kenneth Hamilton and Diane Hamilton knowing all the above mentioned facts in statements 1-11 took no precautions to resolve or prevent the damage to the Plaintiff's minor child's relationship nor the slander that is taking place in their residence.

**WHEREFORE**, the Plaintiff Brooklyn Macellaio and request judgment against the Defendant(s) for damages, together with the equal costs of court preparation and investigation work down by the Plaintiff if applicable, costs of suit, and any other relief as the Court may deem proper.

PLAINTIFF  
BROOKLYN MACELLAIO,

BY: *Brooklyn Macellaio*  
Brooklyn Macellaio  
950 Hart St  
Apt 307  
Brooklyn NY 11237  
(347)-864-9777  
macellaiobrooklyn@yahoo.com

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ATTEST

ROBERT J. TASILLO  
STATE MARSHAL, HARTFORD COUNTY  
AN INDIFFERENT PERSON

DOCKET NO \_\_\_\_\_

: SUPERIOR COURT

BROOKLYN MACELLAIO

: J.D. OF HARTFORD

VS

: AT HARTFORD

JOURDAN HAMILTON  
KENNETH HAMILTON  
DIANE HAMILTON

: JANUARY 05, 2012

:

:

STATEMENT OF AMOUNT IN DEMAND

Amount legal interest and property in demand, exclusive of interest and costs is

\$15,000.00 or more.

PLAINTIFF  
BROOKLYN MACELLAIO,

BY: *Brooklyn Macellaio*  
Brooklyn Macellaio  
950 Hart St  
Apt 307  
Brooklyn NY 11237  
(347)-864-9777  
[macellaiobrooklyn@yahoo.com](mailto:macellaiobrooklyn@yahoo.com)

A TRUE COPY  
ATTEST  
*[Signature]*  
ROBERT J. TASILLO  
STATE MARSHAL, HARTFORD COUNTY  
AN INDIFFERENT PERSON

FILED  
JAN - 9 2012  
HARTFORD J.D.



# State of Connecticut Judicial Branch



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**HHD-CV12-5036066-S MACELLAIO, BROOKLYN v. SANDLER, SCOTT ET AL**

Prefix/Suffix: [none] Case Type: T50 File Date: 02/21/2012 Return Date: 03/06/2012  
[Case Detail](#) [Notices](#) [History](#) [Scheduled Court Dates](#) [E-Services Login](#) [Screen Section Help](#)

Data Updated as of: 03/08/2012

## Case Information

Case Type: T50 - TORTS - DEFAMATION  
 Court Location: HARTFORD  
 List Type:  
 Trial List Claim:  
 Last Action Date: 02/24/2012 (Last Action Date is a data entry date, not actual date)

## Disposition Information

Disposition Date:  
 Disposition:  
 Judge or Magistrate:

## Parties & Appearances

Party Number	Plaintiff/Defendant	No Fee Party
01	P BROOKLYN MACELLAIO Self-Rep: 950 HART ST APT 307 BROOKLYN, NY 11237	Appear Date: 02/21/2012
60	D SCOTT SANDLER Attorney: e ZASLOW & SANDLER LLC(425543) 993 FARMINGTON AVENUE SUITE 201 WEST HARTFORD, CT 06107	Appear Date: 02/24/2012
61	D ZASLOW AND SANDLER Attorney: e ZASLOW & SANDLER LLC(425543) 993 FARMINGTON AVENUE SUITE 201 WEST HARTFORD, CT 06107	Appear Date: 02/24/2012
62	D KENNETH HAMILTON Non-Appearing	
63	D DIANE HAMILTON Non-Appearing	

**Viewing Documents on Civil Cases:** Order Documents and Judicial Notices that are *electronic* on this case can be accessed on this website.\* Pleadings and other documents that are *electronic* can be viewed at any Judicial District courthouse and at many Geographical Area courthouses during normal business hours.\* Documents that are *not electronic* can be viewed at the Clerk's Office in the Judicial District where the case resides.\*  
 \* unless otherwise restricted

## Motions / Pleadings / Documents / Case Status

Entry No	File Date	Filed By	Description	Arguable
	02/21/2012	P	SUMMONS	
	02/21/2012	P	COMPLAINT	
	02/21/2012	P	RETURN OF SERVICE	

02/24/2012	D	APPEARANCE <sup>NEW</sup> Appearance	
03/06/2012		APPEARANCE <sup>NEW</sup> 52	
03/06/2012		APPEARANCE <sup>NEW</sup> 53	
101.00	02/02/2012	P	MOTION TO WAIVE ENTRY FEE AND PAY COSTS OF SERVICE RESULT: Order 2/8/2012 HON JAMES GRAHAM, J

Individually Scheduled Court Dates as of 03/08/2012				
HHD-CV12-5036066-S - MACELLAIO, BROOKLYN v. SANDLER, SCOTT ET AL				
#	Date	Time	Event Description	Status
No Events Scheduled				

Note: Other court activity may be separately scheduled on short calendars.

Periodic changes to terminology may be made which do not affect the status of the case.

**Disclaimer:** For civil and family cases statewide, case information is displayed and is available for inquiry on this website for a period of time, one year to a maximum period of ten years, after the disposition date. To the extent that Connecticut Practice Book Sections 7-10 and 7-11 provide for a shorter period of time, this information will be displayed for the shorter period. In accordance with the Federal Violence Against Women Act of 2005, cases for relief from physical abuse, foreign protective orders, and motions that would be likely to publicly reveal the identity or location of a protected party may not be displayed and may be available only at the courts.

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**FILED**

FEB 2 2012

DOCKET NO. \_\_\_\_\_

BROOKLYN MACELLAIO

VS

SCOTT SANDLER  
ZASLOW & SANDLER LLC  
KENNETH HAMILTON  
DIANE HAMILTON

SUPERIOR COURT **HARTFORD J.D.**

J.D. OF HARTFORD

AT HARTFORD

JANUARY 24, 2012

**COMPLAINT**

**COUNT ONE DEFAMATION OF CHARACTER (Plaintiff Brooklyn Macellaio as to Defendants Scott Sandler, Zaslow and Sandler LLC, Kenneth Hamilton, Diane Hamilton)**

1. At all relevant times mentioned the Plaintiff is the father of the minor child pertaining to the case in Hartford Juvenile Court H12-CP08-012122-A.
2. At all relevant times mentioned the Defendant Scott Sandler is the attorney for Kenneth Hamilton and Diane Hamilton the minor child's legal guardians in the case in Hartford Juvenile Court H12-Cp08-012122-A.
3. At all relevant times mentioned the Defendant Scott Sandler was working for Zaslow & Sandler LLC law firm.
4. The Plaintiff Brooklyn Macellaio is in the process of publishing 2 novels and is soon to be a public figure in the media.
5. The Plaintiff Brooklyn Macellaio is enrolled in the New York Film Academy to become in Actor in the Public Eye.
6. On January 12, 2012 the Defendant Scott Sandler while representing Defendants Kenneth Hamilton and Diane Hamilton at the Juvenile Court in Hartford in RE of the Minor Child Brooke Hamilton H12-CP08-012122-A stated that the Plaintiff Brooklyn Macellaio is a Butcher.

7. The Defendant Scott Sandler was referring to the Plaintiff being a violent Italian butcher as used in previous court documents.
8. At no time mentioned has the Plaintiff Brooklyn Macellaio been called "the butcher".
9. As a result of the Defendant Scott Sandler labeling the Plaintiff as "An Italian Butcher", the Plaintiff Brooklyn Macellaio suffered the following injuries:
  - a. Damaged the Plaintiff's character in this libel defamation statements to the Court;
  - b. Prevented the Plaintiff from obtaining Custody of the Minor Child;
  - c. Violated Court Procedures by making false statements in turn to have his client not appear in court;
  - d. Violated the Conduct of an Attorney in the Court of Law;
10. As a result of Libel Defamation of Character of the Defendant as foresaid, the Plaintiff Brooklyn Macellaio sustained a severe amount of stress and anxiety. To treat these injuries the Plaintiff required a therapist for his anxiety.
11. As a further result of Libel Defamation of Character of the Defendant as aforesaid, the Plaintiff Brooklyn Macellaio was required to spend monies for medical care for severe stress, emotional distress, and anxiety.
12. As a further result of Libel Defamation of Character of the Defendant as aforesaid, the Plaintiff Brooklyn Macellaio's novel publication was damaged due to the Defendant falsely labeling and untrue statements.

13. As a further result of Libel Defamation of Character of the Defendant as aforesaid, the Plaintiff Brooklyn Macellaio will be labeled as "the butcher a dangerous individual" for the rest of his life and in the public eye.

14. As a further result of Libel Defamation of Character of the Defendant as aforesaid, the Plaintiff Brooklyn Macellaio acting career is damaged and will be labeled as a "dangerous individual as the butcher."

**WHEREFORE** the Plaintiff, Brooklyn Macellaio claims:

1. Fair, just and reasonable damages;
2. Double or treble damages pursuant to C.G.S 14-295;
3. Punitive Damages;
4. Cost of Acting and Writing School;
5. Cost of Litigation and Attorney Fees;

Plaintiff Brooklyn Macellaio

BY: Brooklyn Macellaio  
Brooklyn Macellaio  
950 Hart St  
Apt 307  
Brooklyn Macellaio  
(347)-864-9777  
Macellaiobrooklyn@yahoo.com

A TRUE COPY  
ATTEST:

Kevin Sullivan  
KEVIN SULLIVAN  
STATE MARSHAL, HARTFORD COUNTY

DOCKET NO. \_\_\_\_\_

: SUPERIOR COURT

BROOKLYN MACELLAIO

: J.D. OF NEW BRITAIN

VS

: AT NEW BRITAIN

SCOTT SANDLER ET AL

: JANUARY 24, 2012

**STATEMENT OF AMOUNT IN DEMAND**

Amount legal interest and property in demand, exclusive of interest and costs is \$15,000.00 or more.

Plaintiff Brooklyn Macellaio

A TRUE COPY  
ATTEST:

Kevin Sullivan  
KEVIN SULLIVAN  
STATE MARSHAL, HARTFORD COUNTY

BY: [Signature]  
Brooklyn Macellaio  
950 Hart St  
Apt 307  
Brooklyn Macellaio  
(347)-864-9777  
Macellaiobrooklyn@yahoo.com

**APPLICATION FOR  
WAIVER OF FEES  
CIVIL, HOUSING, SMALL CLAIMS**  
JD-CV-120 New 11-10  
C.G.S. §§ 52-269, 52-259b, 52-259c  
P.B. § 8-2

STATE OF CONNECTICUT  
**SUPERIOR COURT**  
www.jud.ct.gov

**FILED**

**FEB - 2 2012**

**HARTFORD J.**

*Instructions to person asking to have the fees waived (applicant)*

1. Print or type all information requested.
2. Sign the Financial Affidavit section in front of a court clerk, a notary public or an attorney.
3. Bring this form to the superior court where your case will be filed or is pending.
4. If your application for fees payable to the court or for costs of service of process is denied, you may ask for a hearing on the application.

*Instructions to Clerk*

1. Bring completed form to a judge.
2. If the application is granted, notify the applicant.
3. If the application for fees payable to the court or for costs of service of process is denied, and upon the request of the applicant, schedule a hearing on the application.

**To: The Superior Court**

Name of case  
**BROOKLYN MACELLAIO VS. SCOTT SANDLER ET AL**

Docket number (if applicable)

☒ Judicial District ☐ Housing Session ☐ Geographical Area Number ☐ Small Claims Address of court  
**95 WASHINGTON ST HARTFORD CT 06106**

Name of applicant (Last, first, middle initial) Address of applicant (Number, street, town, state and zip) Telephone (Area code first)  
**MACELLAIO, BROOKLYN, A 950 HART ST APT 307 BROOKLYN NY 11237 347-864-9777**

Type of proceeding

- ☒ Civil case (Regular docket) ☐ Small claims case ☐ Summary Process/Landlord-Tenant case  
☐ Motion to Open, Set Aside, Modify or Extend Civil Judgment ☐ Other (Specify):

**Fee Waiver**

I ask that the court order that I do not have to pay fees or order the State to pay the fees below. (Check all that apply)

- ☒ Entry fee (Regular docket) ☐ Entry fee (Small Claims) ☒ Filing fee ☒ Service of Process (delivery of papers) ☐ Other fee (Specify):

**Financial Affidavit**

**1. Dependents**

Total number of dependents (not including yourself) **1**

**2. Monthly Income**

A. Gross monthly income (before deductions) **\$839.00**  
B. Net monthly income after taxes from monthly employment **\$839.00**  
C. Other income (for example, TANF, Social Security, etc.) (Specify source) **\$0.00**

Source:

Total Monthly Income (B+C) **\$839.00**

**3. Monthly Expenses**

A. Rent/Mortgage... **\$750.00**  
B. Real Estate Taxes... **\$0.00**  
C. Utilities (Telephone, heat, electric, water, gas, etc.)... **\$50.00**  
D. Food... **\$200.00**  
E. Clothing... **\$0.00**  
F. Insurance Premiums (Medical/Dental, Auto, Life, Home)... **\$0.00**  
G. Medical/Dental... **\$650.00**  
H. Transportation (bus, gasoline, etc.)... **\$300.00**  
I. Child Care... **\$0.00**  
J. Other (Specify) **CHILD SUPPORT \$500.00**  
Total Monthly Expenses **\$2,450.00**

**4. Assets**

	Estimated Value	Loan Balance	Equity
A. Real Estate	\$0.00	\$0.00	Real Estate \$0.00
B. Motor Vehicles	\$0.00	\$0.00	Motor Vehicle \$0.00
C. Other Personal Property	\$0.00	\$0.00	Other Property \$0.00
(for example, jewelry, furniture, etc.)			Savings \$0.00
D. Savings Account Balance (Total of all accounts)			Checking \$0.00
E. Checking Account Balance (Total of all accounts)			Cash \$0.00
F. Cash			Other Assets \$0.00
G. Other Assets (Specify):			

Total Assets **\$0.00**

**5. Liabilities/Debts (for example, credit card balances, loans, etc. Do not include mortgage or loan balances that are listed under "Assets".)**

Type of Debt	Amount Owed	Monthly Payment
PERSONAL LOAN	\$12,000.00	\$0.00
CHILD SUPPORT	\$4,000.00	\$501.00
SCHOOL LOAN	\$2,800.00	\$0.00
Total Liabilities	\$18,800.00	\$501.00

I certify that the information on page 1 is true and accurate to the best of my knowledge and that I can, if asked, document all income, expenses, and liabilities listed on page 1.

**Notice** ▶

Any false statement made by you under oath which you do not believe to be true and which is intended to mislead a public servant in the performance of his or her official function may be punishable by a fine and/or imprisonment.

Signed (Applicant) <i>Brooklyn Macellaio</i>	Print name of person signing at left <b>BROOKLYN MACELLAIO</b>	Date signed <b>01/26/2012</b>
Subscribed and sworn to before me:	On (Date) <b>1-26-12</b>	Signed (Notary Public, Commissioner of the Superior Court, Assistant Clerk) <i>[Signature]</i>

**Order**

Having reviewed the application, the court finds as follows:

☒ 1. The applicant is indigent and unable to pay the following fees which are waived:

☒ Entry fee (Regular docket) ☐ Entry fee (Small Claims) ☒ Filing fee

☐ Other fee (Specify): none indicated

☒ 2. The applicant is indigent and unable to pay the cost of service. A state marshal's fee not to exceed \$ 150.00 shall be paid by the state.

☐ 3. The applicant is indigent but able to pay fees and costs of service and the application is denied.

☐ 4. The applicant is not indigent and the application is denied.

By the Court (Print or type name of Judge) <i>GRANAHAN, J.</i>	On (Date) <b>2/6/12</b>	Signed (Judge, Clerk) <i>[Signature]</i>	Date signed <b>2/6/12</b>
---	----------------------------	---	------------------------------

**Request For Hearing On Denied Application**

This section should be filled out only if the court has checked #3 or #4 above and denied the application.

☐ I request a court hearing on my application.

Signed (Applicant)

Date signed

**Hearing to be held at the Court location shown on page 1 on the date and time shown below:**

Hearing on (Date)	At (Time)	Room number	Signed (Clerk)
-------------------	-----------	-------------	----------------

**Order After Hearing**

Having reviewed the application, the court finds as follows:

**A TRUE COPY  
ATTEST:**

*Kevin Sullivan*  
**KEVIN SULLIVAN  
STATE MARSHAL, HARTFORD COUNTY**

☐ 1. The applicant is indigent and unable to pay the following fees which are waived:

☐ Entry fee (Regular docket) ☐ Entry fee (Small Claims) ☐ Filing fee

☐ Other fee (Specify): \_\_\_\_\_

☐ 2. The applicant is indigent and unable to pay the cost of service. A state marshal's fee not to exceed \$ \_\_\_\_\_ shall be paid by the state.

☐ 3. The applicant is indigent but able to pay fees and costs of service and the application is denied.

☐ 4. The applicant is not indigent and the application is denied.

By the Court (Print or type name of Judge)	On (Date)	Signed (Judge, Clerk)	Date signed
--	-----------	-----------------------	-------------